

General Assembly

Substitute Bill No. 465

February Session, 2004

_____SB00465PD____042704____

AN ACT CONCERNING WATER SUPPLY ABANDONMENT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 25-33k of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective October 1, 2004*):
- 3 (a) No groundwater or surface water source of [water] supply shall
- 4 be abandoned by a water company without a permit from the
- 5 Commissioner of Public Health. A water company shall apply for
- 6 such permit in the manner prescribed by the commissioner. Thirty
 - days before filing an application for such permit, a water company
- 8 shall notify the chief elected official of any municipality in which the
- 9 <u>land containing such source of supply is located. Not later than sixty</u>
- 10 days after receipt of such notification, the municipality or
- 11 <u>municipalities may submit comments on such application to the</u>
- 12 <u>commissioner</u>. The commissioner shall take such comments into
- 13 <u>consideration when reviewing the application.</u>
- 14 (b) In [his] the commissioner's decision, the commissioner shall
- 15 consider the water supply needs of the water company and any
- 16 comments submitted pursuant to subsection (a) of this section, and
- shall consult with the Commissioner of Environmental Protection, the
- 18 Secretary of the Office of Policy and Management and the Department
- 19 of Public Utility Control. The Commissioner of Public Health shall
- 20 grant a permit upon a finding that the groundwater source [shall] will

not be needed by such water company for present or future water supply and, in the case of a water company required to file a water supply plan under section 25-32d, as amended, that such abandonment is consistent with a water supply plan filed and approved pursuant to said section. No permit shall be granted if the commissioner determines that the groundwater source would be necessary for water supply by the company in an emergency or the proposed abandonment would impair the ability of the company to provide a pure, adequate and reliable water supply for present and projected future customers. As used in this section, a future source of water supply shall be considered to be any groundwater source of water supply necessary to serve areas reasonably expected to require service by the water company for a period of not more than fifty years after the date of the application for a permit under this section.

- (c) No surface water source of supply shall be abandoned by a water company unless the Commissioner of Public Health determines that the source is not needed for present or future use as a drinking water supply. If such determination is made, and after consideration of any comments submitted pursuant to subsection (a) of this section, the commissioner shall grant a permit for such abandonment. If the commissioner grants an abandonment permit for a surface water source of supply, all rights of use of water from such surface water source of supply that were previously chartered or granted to the applicant water company, including any valid registration or permit granted pursuant to section 22a-368 or 22a-373 shall revert to the state.
- Sec. 2. Section 25-33l of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2004*):
- (a) Whenever any water company intends to sell a source, potential source or abandoned source of water supply, it shall notify the Commissioner of Public Health. The commissioner shall order such company to notify, in writing, by certified mail, return receipt requested, other water companies that may reasonably be expected to utilize the source, potential source or abandoned source of its intention

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and the price at which it intends to sell such source. The commissioner shall determine the water companies that shall receive notice after consideration of public water supply plans filed and approved pursuant to [section 25-32d] sections 25-32d, as amended, and 25-33h, and any other water system plan approved by the commissioner. No agreement to sell such source may be entered into by the water company except as hereinafter provided.

- (b) Within ninety days after notice has been mailed pursuant to subsection (a) of this section, a water company receiving notice of the sale pursuant to said subsection shall give notice to the water company selling the source, potential source or abandoned source of water supply by certified mail, return receipt requested, of a desire to acquire such source and such water company shall have the right to acquire the interest in such source for water supply purposes. If two or more water companies seek to acquire such source, potential source or abandoned source at the price at which it is offered, the Commissioner of Public Health shall hold a hearing to determine which company shall be allowed to acquire such source. In making [his] the determination, the commissioner shall consider any public water supply plans filed and approved pursuant to [section 25-32d] sections 25-32d, as amended, and 25-33h, any other water system plans approved by the commissioner, the needs of each company and the efficient and effective development of public water supply in the state. The decision of the commissioner shall be subject to appeal pursuant to section 4-183 and shall have precedence in the order of trial as provided in section 52-191.
- (c) If a water company fails to give notice pursuant to subsection (b) of this section by certified mail, return receipt requested, of its desire to acquire such source, potential source or abandoned source of water supply, such water company shall have waived its right to acquire the source or potential source of water supply in accordance with the terms of this section.
 - (d) The water company desiring to acquire the interest in the source,

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87 potential source or abandoned source of water supply shall acquire 88 such interest within twelve months of the determination by the 89 commissioner of which water company shall be allowed to acquire 90 such source. If the rates of the water company acquiring such source 91 are regulated by the Department of Public Utility Control, the source 92 acquired may be included in the rate base of such company at the 93 acquisition price.

This act shall take effect as follows:	
Section 1	October 1, 2004
Sec. 2	October 1, 2004

PH Joint Favorable Subst.

ENV Joint Favorable

PD Joint Favorable